

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI**

IN RE: April Denise Brown

BANKRUPTCY NO. 25-50343-KMS

Ferguson Federal Credit Union

Movant

vs.

**April Denise Brown and
David Rawlings, Chapter 13 Trustee**

Respondents

AGREED ORDER

THIS MATTER, having come on before this Court on the Motion for Relief From Stay and for Other Relief (Docket____) filed by Ferguson Federal Credit Union (hereinafter “Ferguson Federal”), and this Court does find that the parties agree as follows:

THAT the automatic stay of 11 U.S.C. § 362 is hereby terminated as to Ferguson Federal's collateral, a 2016 Kia Forte VIN: KNAFK4A62G5514845 (the “Vehicle”). The aforesaid Vehicle is hereby abandoned from the bankruptcy estate, and any interest of the Debtor or the Bankruptcy Estate in the Vehicle is surrendered. The stay provisions of Rule 4001 of the Federal Rules of Bankruptcy Procedure shall not apply to the provisions of this order and Ferguson Federal may

proceed to enforce its security agreement and liquidate its collateral.

##END OF ORDER##

SUBMITTED AND AGREED:

/s/ John S. Simpson
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AGREED AND APPROVED:

/s/ Thomas Carl Rollins, Jr.
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AGREED AND APPROVED:

/s/Samuel J. Duncan
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David Rawlings, Chapter 13 Trustee
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